Deposition of Michael Carrick

Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated)

March 22, 2023



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Michael Carrick

| | Page 1 |
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| IN THE UNITED DISTRICT | COURT |
| DISTRICT OF OREGON | |
| PENDLETON DIVISION | |
| | |
| INC., et al., | 2:22-cv-01815-IM 3:22-cv-01859-IM 3:22-cv-01862-IM |
| , | 3:22-cv-01869-IM |
| v.) | |
| TINA KOTEK, et al.,) | |
| Defendants.) | |
| and) | |
| OREGON ALLIANCE FOR GUN SAFETY,) | |
| Intervenor-Defendant.) | |
| Caption continues) | |
| VIDEOTAPED VIDEOCONFERENCE D | EPOSITION |
| OF | |
| MICHAEL CARRICK | |
| | |
| 9:03 a.m. | |
| (All participants appeared via vi | deoconference.) |
| | |
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| | |
| DATE TAKEN: MARCH 22, 2023 | |
| REPORTED BY: CRYSTAL R. McAULIFFE, R | PR, CCR 2121 |

Michael Carrick

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     Caption continued...
1
     MARK FITZ, et al.,
2
           Plaintiffs,
3
      v.
4
     ELLEN F. ROSENBLUM, et al.,
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           Defendants.
6
7
     KATERINA B. EYRE, et al.,
8
           Plaintiffs,
9
      v.
10
     ELLEN F. ROSENBLUM, et al.,
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           Defendants.
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     DANIEL AZZOPARDI, et al.,
13
           Plaintiffs,
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      v.
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     ELLEN F. ROSENBLUM, et al.,
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           Defendants.
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| | Page 3 |
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| 1 | APPEARANCES |
| 2 | |
| 3 | FOR PLAINTIFF OREGON FIREARMS FEDERATION, INC.: |
| 4 | LEONARD W. WILLIAMSON VAN NESS, WILLIAMSON LLP |
| 5 | 960 Liberty Street SE |
| 6 | Suite 100 Salem, Oregon 97302 |
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| 8 | |
| 9 | FOR THE DEFENDANTS: |
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| 11 | ERIN DAWSON MARKOWITZ HERBOLD PC |
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| 12 | Portland, Oregon 97201 |
| 13 | 503.295.3085 AnitJindal@MarkowitzHerbold.com |
| 14 | ErinDawson@MarkowitzHerbold.com |
| 15 | |
| 16 | THE VIDEOGRAPHER: Coleman J. Andersen |
| 17 | |
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Michael Carrick

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|----|---|-------|
| 1 | VIDEOCONFERENCE DEPOSITION OF MICHAEL CARRICK | |
| 2 | EXAMINATION INDEX | |
| 3 | MARCH 22, 2023 | |
| 4 | EXAMINATION BY | PAGE |
| 5 | Mr. Jindal | 6 |
| 6 | Mr. Williamson | 91 |
| 7 | Mr. Jindal | 95 |
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America because I haven't looked into that.

- Ο. When you say there were repeating rifles known in America in 1791, what do you mean by that?
 - I didn't say that they were known in America. Α.

They were known to collectors back to the -about the 1740s, there existed repeating rifles at least in England. As far as -- all I know about America is the one I'm familiar with as the Girardoni.

- So the only repeating rifle that you know of being in existence in America, in say -- let's say, the 10-year period around 1791 is the single Girardoni rifle that we're here to discuss today?
- Α. Yes. 13

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- Do you think that repeating guns were Q. commonplace in America in 1791?
- Α. No. 16
- Is it safe to say that most Americans wouldn't 17 have ever seen a repeating gun in 1791? 18
- That's correct. Α. 19
- And in your declaration on paragraph 18, on 20 page 7, you describe Meriwether Lewis using the
- Girardoni rifle to astonish Indians and conclude -- and 22
- I'm just going to quote it here. 23
- "Anyone in America in 1803 would be astonished 24
- to see a rifle that could fire 20 projectiles in 25

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| | | Page 11 | |
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| 1 | one mir | nute without reloading." | |
| 2 | | Why would a repeating rifle be astonishing to | |
| 3 | anyone | in America in 1803? | |
| 4 | Α. | Because there are very few people that know they | |
| 5 | exist. | | |
| 6 | Q. | And do very few people know they exist in large | |
| 7 | part be | ecause they just aren't readily available in | |
| 8 | America | a at that time? | |
| 9 | А. | Due to the scarcity of it, I would say, yes, | |
| 10 | they we | ere not readily available. | |
| 11 | Q. | You said due to scarcity? | |
| 12 | А. | Yes. Due to the scarcity in the world. | |
| 13 | Q. | Understood. | |
| 14 | | To the best of your knowledge, was the | |
| 15 | Girardo | oni-style air rifle sold commercially in America | |
| 16 | in 1791? | | |
| 17 | А. | It was not. | |
| 18 | Q. | Would it be fair to estimate not more than 10 | |
| 19 | repeati | ing guns of thereabouts existed in America in | |
| 20 | 1791? | | |
| 21 | А. | Well, I have no specific knowledge on that, but | |
| 22 | I would | d suspect you're correct. | |
| 23 | Q. | Yeah. Do you think that the number would be | |
| 24 | significantly lower than ten, maybe even single digits? | | |
| 25 | А. | I don't know. | |

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| 1 | |
| 2 | CERTIFICATE |
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| 5 | STATE OF WASHINGTON) |
| 6 | COUNTY OF KITSAP) |
| 7 | |
| 8 | I, CRYSTAL R. McAULIFFE, a Certified Court |
| 9 | Reporter in and for the State of Washington, do hereby |
| 10 | certify that the foregoing transcript of the |
| 11 | videoconference deposition of MICHAEL CARRICK, having |
| 12 | been duly sworn on MARCH 22, 2023, is true and accurate |
| 13 | to the best of my knowledge, skill and ability. |
| 14 | Reading and signing was not requested pursuant |
| 15 | to FRCP Rule 30(e). |
| 16 | IN WITNESS WHEREOF, I have hereunto set my hand |
| 17 | and seal this 3rd day of April, 2023. |
| 18 | Secretary of the secret |
| 19 | Cuptal many te |
| 20 | agsiae in pay |
| 21 | CRYSTAL R. McAULIFFE, RPR, CCR #2121 |
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